Asthma Cure Free.

Authmalene Brings Instant Relief and Permanent Cure in All Cases. East Absolutely Pree on Receipt of Postal.

Write Your Name and Address Plainly.



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There is nothing like Asthma-ne. It brings instant relief, even in the worst cases. It cures when all else fails,

The Rev. C. P. Wells, of Villa idge, Ill., says: "Your trial bot-e of Asthuratene received in die of Asthmalene received alle of Asthmalene received good condition. I cannot tell you how thankful I feel for the good from it. I was a slave. how thankin I feel for the good derived from it. I was a slave, chained with putrid sore throat and Asthma for ten years. I despaired of ever being cured. I saw your advertisement of the cure of this dreadful and tormenting disease, Asthma, and thought you had overstoken yourselves, but resolved to give it a trial. To my astonishment, the trial acted like a charm. Send me a full-size

Rev. Dr. Morris Wechsler, Rabbi of the Cong. Bnai Israel. Gentlemen;- Your Asthmalene is an excellent remedy for Asthma

tion alleviates all troubles which combine with Asthma. Its success is astonishing and wonderful. After having it carefully analyzed, we can state that Asthmalene contains no opium, morphine, chloroform or ether. Very truly yours, REV. DR MORRIS WECHSLER.

Avon Springs, N. V. February 1, 1901.

Dr Taft Bros. Medicine Co. Gentlemen: —I write this testimonial fiem a sense of duty, having test ed the wonderful effect of your Asthmalene, for the cure of Asthma My wife has been afflicted with spasmodic asthma for the past 12 years. Having exhausted my or askillas well as many others, I chanced to see your sign upon your whatows on 130th street, New York, I at once obtained a bottle of Asthmalene. My wife commenced taking it about the first of November. I very soon noticed a radical improvement. After using one bottle her Asthma has disappeared and she is entirely free from all symptoms. I feel that I can consistently recommend the medicine to all who are afflicted with the detection of these to the past of the p ed with this d stressing disease. Very truly, O. D. PHELPS, M. D.

Taft Bros. Medicine Co. Feb. 5, 1901, Gentlemen:--I was troubled with Asthma for 22 years I have tried numerous remedies, but they have all failed. I ran across your advertisement and started with a trial bottle. I found relief at once. I have since purchased your full-size bottle, and I am ever grateful. I have family of four children, and for six years was unable to work. I am now in the best of health and am doing ousiness every day. This testimony you can make such use of as you see fit. Home address, 235 R.v. ngton street.

S. RAPHAEL, 67 East 129th st., City.

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Do not dalay. Write at once, addressing DR. TAFT BROS, MEDICINE Co., 79 East 130th street, New York City.

is on the way. Are you

ready to withstand his

chilly blasts? See us

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Handsome, durable, economical in

fuel, and lasts 50 years. See the

new arrivals-the old line in a new

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Holiday Goods, and more coming. Plenty of

good things to eat. Lots of Christmas candy,

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Blend Ceffee-fine, just try it, 20c per pound.

Fine country sorghum, 35c per gallon, Eggs

wanted-will pay 25e per dozen. Lots of toilet

and laundry soaps on hand.

dress for 1901 and 1902.

at reasonable prices, in suitable sizes for burial purposes, and the proceeds thereof shall be applied the property; provided that the lands already laid out for comeshall be included in the cemeteries herein provided for, without cost

teries by the tribal authorities for such purposes shall in no wise as provided herein, and as a re- roads at all stations as at present be disturbed. Sec. 31. All towns now in ex-

stence, where there are two or more places of business and less than 200 or more than 50 inhabitants may be surveyed and laid out into town lots and necessary streets and alleys and platted as other towns, each to embrace such amount of land as may be neceswhich survey shall be made in herein. manner provided for other towns and the appraisement of town lots any commission appointed for either of the other towns having 200 inhabitants or more; and all lots in said towns having thereon improvements other than temporary buildings, fencing and tillage, may be surchased by any citizen having rightful possession thereof owning the improvements there on shall have the right to pur-

court houses, jails and other visions of section fifty-three. necessary public buildings, for its use, by paying the appraised

of allotment, and the names of all persons then living and entitled examined by or under the direc- Orphan asylum on Grand river. to receive allotments shall be

At Mrs. Balentine's

been enrolled by the proper au- Indian Territory before the pay- lected; provided that any revenue corded, shall be recorded in the collector who may be duly ap- office of the clerk of the United tribe shall be enrolled as a mem-

Will be Very Glad to Have my Friends Patronage. other person whomsoever, shall govern until reversed by the Sec- given through its national Coun- of the United States court, at take allotments of lands and share retary. in the distribution of the moneys

> Sec. 40. The Principal Chief pleted. shall, in like manner and in like

the Interior and such approval of all of said funds shall be paid per the Secretary shall serve as a recapita to the members of the linguishment to the grantee of all Cherokee nation entitled thereto.

Such leads and secretary shall serve as a recapitative and the principal or may hereafter be occupied by railroads as right of ways in the Cherokee Nation, shall be appraisable thereof and proclamation of the cherokee Nation, shall be appraisable thereof and proclamation of the cherokee Nation, shall be appraisable to the cherokee Nation and the cherokee Natio

Sec. 42. The transfer of the title of the Cherokee tribe to individual allottees and to other persons as provided in this plan lotment herein provided : of distribution shall not inure to the benefit of any railroad com- for townsites. to the general improvement of pany, nor vest in any railroad company any right, title, or inter- as a right of way by the St. Louis Male Sominary, Cherokee Nationest in or to any of the lands in the & San Francisco railroad through at Pemaie Seminary, or Cherokee Cherokee nation.

Sec. 43. Any allottee accept- river to the west line of the Cheroing such deed shall be deemed to kee nation near Tulsa, I. T. and veyance of all lands of the tribe feet wide occupied by said raillinquishment of all his right, title, located, and said reservations to by the allottee taking such land as and interest, in and to the same, be used for railroad purposes his allotment and the money to except in the proceeds of lands re- only. served from allotment.

deeds for minors and incompe- City Southern, Kansas and Artents, by persons authorized to kansas Valley, St. Louis & San select their allotments for them, Francisco from Afton in the shall be deemed sufficient to bind Cherokee nation to the Neosho paid under the direction of the to the conveyance of all other from Grove in the Cherokee nasary, not exceeding forty acres, lands of the tribe as provided tion to the line of the state of

Sec. 45. All deeds, when exof said towns may be made by and recorded as hereinafter provided in section 71.

CHEROKEE ADVOCATE.

SEC. 46. The national newspaper, the Cherokee Advocate, printed in both Cherokee and to exceed 20 acres each. English languages, shall continue to be published as at present until the Cherokee Nation shall become | ings and public institutions. part of a state or territory, when chase same by paying one-half said newspaper plant, including everything connected therewith, survey, appraisement and sale of excluding the buildings and the lots shall be made under regula- ground reserved for the said newspaper, which are herein provided to be otherwise disposed of, shall be sold under the direction of the Sec. 32. The United States Secretary of the Interior and the Miss may purchase in any town in the proceeds divided as other funds Cherokee nation suitable lands for of the tribe, according the pro-

SCHOOLS. SEC. 47. The Cherokee school value thereof, the same to be fund shall be used, under direction selected under the direction of the of the Secretary of the Interior, lepartment, for whose use such for the education of the children buildings are to be erected, and of Cherokee citizens, and the if any person have improvements | Cherokee schools shall be conthereon other than temporary ducted under rules prescribed by house and school house out side buildings, fencing and tillage, him according to Cherokee laws, of towns. the same shall be appraised and subject to such modifications as he may deem necessary to make quah. the schools most effective and to Sec. 33. The rolls of member- produce the best possible results, by the national jail at Tablequah. ship, upon which the final allot- said schools to be under the direct ment of all the common property supervision of the supervisor apof the Cherokee Nation shall be pointed by the Secretary of the made, shall beas of the date of Interior and a school board apthe final ratification of this plan pointed by the National Council.

SEC. 48. All teachers shall be tion of said supervisor and the Sec. 34. No child born to any petent teachers and other persons member after said date shall be to be engaged in and about the district. entitled to a per capita share of schools, with good moral characters only shall be employed, but which schools, churches and parother respects be made in strict equal, preference shall be given ing his per capita share of the the schools, strict account thereof subject to such future legislation able, and he shall make all needlands and funds of the tribe, his to be rendered to him and the as Congress may deem proper.

heirs according to the laws of de- penditures in running the schools made by an officer appointed by Cherokee nation which lie south scent and distribution of the Che- shall be examined by the said the Secretary of the Interior, un- of Spavinaw Creek, east of Grand rokee Nation, and shall be allotted supervisor and board of education der rules and regulations pre- river, and north of the Arkansas and also by the general superin- scribed by the Secretary, and the river, and all other instruments Sec. 37. No person who has tendent of Indian schools in the

Sec. 38. All members of the agree upon any matter under their the said board of education fall to Cherokee nation, living and en- direct direction and control, it were appointed. titled to a per capita share of the shall be decided by the said genlands and funds of the tribe on eral superintendent, subject to the said tribe shall be used or p lands and funds of the tribe on eral superintendent, subject to the said tribe shall be used of the tribe on the day this plan of allotment reapproval of the Secretary of the ceives final ratification, and no Interior, but his decision shall the consent of the tribe expressly ed in the office of the clerk

SEC.51. Said school fund shall and all other property of the Chebe administered so that each herein contained, not otherwise river, and all other instruments okee tribe or people.

Cherokee citizen of school age entitled thereto shall have equal shall be done under the authority boundaries, required by law to be sec. 39. After final ratification benefits therefrom, as nearly as

the Principal Chief with blank from the Cherokee orphan fund tural purposes, as provided by shall be construed as forfeiting deeds necessary for all convey- shall in like manner be used, un- law, whether such lands have been shridging the right of said tribe ind ances herein provided for and der the direction of the Secretary selected as an allotment or not, vidual, or any number of individuals when any citizen receives his all of the interior, for maintaining shall be required to pay any perwhen any citizen receives his al- of the Interior, for maintaining lotment and whenever title should the Cherokee Orphan Asylum for lotment and whenever title should the Cherokee Orphan Asylum for under the provisions herein set the benefit of the Cherokee orphan shall pay all expenses incident to for the callection in any state or United forth be conveyed the Principal children. The buildings of said survey, platting, and disposition States court, the court of claims or the Chief shall thereupon proceed to asylum, and one hundred and of town lots and all allotments of suprems court of the United on account execute in due form, and deliver twenty acres of land, to be taken to him, a deed conveying to him in a body, on which they are all the right, title, and interest of located subject to the approval of all the right, title, and interest of located, subject to the approval of have been or may be duly authorthe Cherokee nation, and of all the Secretary of the Interior, shall ized to survey and plat their re-

Sec. 53. When the Cherokee been instituted by the Cherokee nation and now pending in the same shall be voted upon at a special election to be held for that purproper parties deeds of convey- or territory all lands and build- Supreme Court of the District of pose within forty days thereafter, on a cortain date therein named, and he effect, execute and deliver to the Nation becomes a part of a state nation and now peoding in the ance in all other cases herein proings herein reserved for school to hold leases by authority of the shall appoint such officers and make vided for. All lands and town and other public purposes belongNational Council of the Cherokee such other provisions as may be necessarily to holding such a legtion. The lots to be conveyed to one person shall, as far as practicable, be install be fired one deed, and all deeds shall be executed and delivered shall be executed and delivered free of charge to the allottee.

Sec. 41. All conveyances shall be fired funds for lotter which contains as may be necessary of the Cherokees, shall be fired on or otherwise, shall be fired on the fired on be approved by the Secretary of orphan and school purposes and such leases may be in operation.

congress may direct.

shall be reserved from general al- appraised value thereof, and there-

(b) Two hundred feet occupied the Cherokee nation from Grand assent to the altotment and con- the M. K. & T. railroad and 400 of the Cherokee Nation are focat (c) One hundred feet wide oc-

Sec. 44. The acceptance of cupied as a right of way Kansas Missouri, to the credit of the Che-Missouri near Southwest City, Mo. Atchison, Topeka & Santa Fe from the state line near Caney, ecuted and approved, shall be filed | Kansas to Owasso; and 200 feet occupied by said railroads at all reservations to be used for rail-

(d) All lands selected for town cemeteries as herein provided not

(e) All lands especially reserv ed in this plan of distribution for schools, churches, public build-(f) Four acres for Willie Halsell

ollege at Vinita. (g) Four acres for the Baptist Mission school at Tahlequah.

(h) Four acres for the Presbyerian school at Tahlequah. (1) Four acres for the Park Hill

Mission school south of Tahlequah. (j) Four acres for Elm Springs sion school on Barron Fork (k) Four acres for Dwight Mis-

(1) Four acres for Lutheran Mis chool on Illinois river, north of Tahlequah. (m) Four seres for Skiatook

sion on Sallisaw.

Mission near Skiatook. (n) Sufficient grounds for burial semeteries are now located, not to exceed three acres each.

(p) The square now occupied

ing office at Tahlequah.

(s) Forty acres for the Cherokee national male seminary (t) Forty acres for the Cherokee national female Seminary. (u) 120 acres for the Cherokee

said board of education, and com- high school in Tahlequah district. (w) Forty acres for the Cherokee Insane Asylum in Tahlequah

(x) The lots or parts of lots on Cherokee nation.

revenues of whatsdever character

mit tax.

the right, title, and interest of the Such lands and buildings to be ed at their true value as herein result.

Sec. 54. The following lands credit of the Unerokee Nation, the

Sec. 68. Any allottee taking as his allotment lands located ound the Cherokee National een reserved from allotment as herein provided, and on which buildings fences or other property ed, such buildings, fences or other property shall be appraised at the true values thereof and be paid for be paid into the sub-treasury of the United States at St. Louis,

Sec. 64. All moneys to be paid to the tribe under the provisions of this plan of allotment shall be such minors and incompetents as river opposite Miami, I. T. and Secretary of the Interior into the treasury of the United States to the credit of the tribe, and an itemized report thereof shall be made to the Secretary of the Interior and to the Principal Chief. Sec. 65. All funds of the tribe

and all moneys accruing under the provisions of this plan of alstations as at present located said lotment, when required for per capita payments, shall be paid out directly to each individual by a bonded officer of the United States under the direction of the Scoretary of the Interior without unnecessary delay; and moneys paid to citizens shall not be liable to the payment of any previously contracted obligation.

Sec. 66. All deferred payments under the provisions of this plan of allotment shall constitute a lien in favor of the tribe on the property for which the debt was contracted and if default in any appual payment is made the lien for the payment of all purchase noney remaining unpaid may thereupon be enforced in the United States Court in the same manner as vendors liens are enoroed, suit therefor to be brought in the name of the Principal Chief for the benefit of the tribe, or, in therefor by the court.

Sec. 67. All other liens may be in like manner enforced after the expiration of two years from cured thereby becomes a charge upon the property.

Sec. 68. The provisions of secby the capitol building at Table- tion thirteen of the act of congress approved June 28, 1898, entitled 'An act for the protection of the people of the Indian Territory and for other purposes," shall not (r) The grounds now occupied and for other purposes," shall not by the Cherokee Advocate printthe lands or other property of said tribe, and no act or treaty provision inconsistent with this plan of allotment shall be in force in said nation except sections 14 and 27 of said last mentioned act which shall continue in force as if (v) Forty acres for the colored this plan of allotment had not

Sec. 69. The Secretary of the Interior shall cause to be paid all just indebtedness of said tribe existing at the date of the ratification of this plan of allotment Sec. 35. Such rolls shall in when all other qualifications are sonages in towns, are now located. which may have lawfully been Provided, however, that in case contracted and warrants therefor compliance with the provisions of to citizens of the Cherokee Nation any of the above reserved lots or regularly issued upon the several tracts of land, except such as are funds of the tribe, as also warsection twenty-one of the act of in such employment. All moneys occupied by churches and parongress of June 28, 1898, en for running these schools shall be sonages, shall at any time, cease after the ratification of this plan titled "An act providing for the appropriated by the Cherokee to be used for the purposes for of allotment and prior to the dissoprotection of the people of the Indian Territory, and for other purthe amount of the Cherokee school
shall revert to the Cherokee nashall revert to the Cherokee naany funds in the United States poses,"and no original application fund, but if said council, shall fail tion, and be sold under the director for enrollment shall be made or or refuse to make the necessary tion of the Secretary of the Inreceived after September 1, 1902. appropriations, the Secretary of terior and the proceeds placed to tribe shall be paid in full before Sec. 36. If any member who the Interior shall direct the use of the credit of the school fund of the any pro rata distribution of the

ful rules and regulations to carry Sec. 56. The collection of all this provision into effect.

Sec. 71. All instruments of

SEC. 72. Nothing herein contained whom may have against the United States, or any state thereof, or the right



fact that influenza or grip has come to stay. In the larger cities there has been a marked increase in timenase affecting the organs of respiration, which increase is attributed to the prevalence of influ-ence. Persons who are recovering from grip or influenza are in a weak condition and peculiarly liable to pulmonary dis-case.

cures coughs, broachitis, lung "trouble" and other diseases of the organs of res-piration. It is the best tonic medicine piration. It is the best tonic medicin for those whose strength and vitalit-have been exhausted by an attack of grip. It purifies the blood, cleansing it of the poisonous accumulations which bree and feed disease. It gives increased as tivity to the blood-making glands, an zo increases the supply of pure blood rich with the red corpuscles of health.

Accept no substitute for "Golden Med-ica" Discovery." There is nothing "just as good " for diseases of the stomach, bleed, and lungs.
The sluggish liver is made active by

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Iwenty years appetite. It just cures. All

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ting it, and ou other, and

ing sales, and very little noise about it either for its users advertise it. Ask your neighbor or physiciau. It has proqen to be just what nature needs to aid in throwing off these troubles. Take no ones work, not even ours. Try it and you will realize at once why it is so successful. It don't nauseate, or constipate, or cloy the

dealers sell it.

(Continued from First Page.

to the towns; and the holdings of

the appraised value thereof. The

tions to be prescribed by the Secretary of the Interior.

paid for by the United States.

placed on said rolls. said common property.

was living and entitled to allot- a sufficient amount of the school ment on the date of final ratifi- funds to pay all necessary ex- ment of the Cherokee nation shall Interior shall make such paycation thereof, die before receiv- penses to the efficient conduct of continue until March 4, 1906, ments at the earliest time practicright of allotment and share of principal chief. the funds shall descend to his SEC. 49. All accounts of ex-

and distributed accordingly.

ber of the Cherokee tribe.

rokee tribe or people. of this plan of allotment the Sec- may be. retary of the Interior shall furnish SEC. 52. The interest arising lands from a citizen for agricul-

United States in and to the lands disposed of in such manner as provided for agricultural lands, embraced in his deed.

RESERVATIONS

and the railroads shall pay into the sub-treasury of the United States at St. Louis, Mo., to the apon title shall be given said rail-(a) All lands herein set apart roads by the Cherokee Nation.

rokee Nation.

his failure for any cause, in the in all the United States courts of the I. T. name of the person appointed

(o) One acre for each church the date when the amount se-

been made.

funds of the tribe shall be made

belonging to the tribe shall be writing affecting lands in the expenses of such collection shall affecting property in said boundbe deducted from the funds col- aries, required by law to be re-SEC. 50. If the supervisor and pointed under Cherokee law prior States court at Tahlequah, and al to the flux! ratification of this instruments of writing offecting serve out the erm for which they of the Arkansas river, north of g to Spavinaw creek, and west of Sec. 57. No funds belongin and Grand river, and all other instruments affecting property in said cil, except as herein provided. Vinita, and all instruments of Sec. 58. All things necessary writing affecting lands in said na-Vinita, and all instruments of the office of the clerk of the Sec. 59. No non-citizen renting United States court at Muskogee.

SEC. 73 This plan of allotment shall not take effect or be of any validity un-til ratified by the congress of the United other citizens, in and to the lands be reserved from allotment, and spective towns at the expense of States and by a majorism of the votes embraced in his allotment certification continued in op-

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All kinds of meats, Fish and Gam

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